## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE at CHATTANOOGA

| UNITED STATES OF AMERICA | )     |                              |
|--------------------------|-------|------------------------------|
|                          | )     | Case No. 1:13-cr-133-HSM-SKL |
|                          | )     |                              |
| V.                       | )     |                              |
|                          | )     |                              |
| BRANDON HARRIS           | )     |                              |
|                          |       |                              |
|                          | ODDED |                              |

## <u>ORDER</u>

Magistrate Judge Susan K. Lee filed a report and recommendation recommending the Court: (1) grant Defendant's motion to withdraw his not guilty plea to Count One of the nine count Indictment (2) accept Defendant's plea of guilty to the lesser included offense of the charge in Count One, that is of conspiracy to distribute twenty-eight (28) grams or more of a mixture and substance containing a detectable amount of cocaine base ("crack"), a Schedule II controlled substance, in violation of 21 USC §§ 846, 841(a)(1) & 841(b)(1)(B); (3) adjudicate Defendant guilty of the lesser included offense of the charge in Count One, that is of conspiracy to distribute twenty-eight (28) grams or more of a mixture and substance containing a detectable amount of cocaine base ("crack"), a Schedule II controlled substance, in violation of 21 USC §§ 846, 841(a)(1) & 841(b)(1)(B); (4) defer a decision on whether to accept the plea agreement until sentencing; and (5) find Defendant shall remain in custody until sentencing in this matter [Doc. 164]. Neither party filed a timely objection to the report and recommendation. After reviewing the record, the Court agrees with the magistrate judge's report and recommendation. Accordingly, the Court ACCEPTS and ADOPTS the magistrate judge's report and recommendation [Doc. 164] pursuant to 28 U.S.C. § 636(b)(1) and **ORDERS** as follows:

(1) Defendant's motion to withdraw his not guilty plea to Count One of the Indictment

is **GRANTED**;

(2) Defendant's plea of guilty to the lesser included offense of the charge in Count One,

that is of conspiracy to distribute twenty-eight (28) grams or more of a mixture and

substance containing a detectable amount of cocaine base ("crack"), a Schedule II

controlled substance, in violation of 21 USC §§ 846, 841(a)(1) & 841(b)(1)(B) is

**ACCEPTED**;

(3) Defendant is hereby **ADJUDGED** guilty of the lesser included offense of the charge

in Count One, that is of conspiracy to distribute twenty-eight (28) grams or more of

a mixture and substance containing a detectable amount of cocaine base ("crack"),

a Schedule II controlled substance, in violation of 21 USC §§ 846, 841(a)(1) &

841(b)(1)(B);

(4) A decision on whether to accept the plea agreement is **DEFERRED** until sentencing;

and

(5) Defendant **SHALL REMAIN** in custody until sentencing in this matter which is

scheduled to take place on Monday, June 23, 2014 at 9:00 a.m. [EASTERN]

before the Honorable Harry S. Mattice, Jr.

SO ORDERED.

**ENTER:** 

/s/Harry S. Mattice, Jr.

HARRY S. MATTICE, JR.

UNITED STATES DISTRICT JUDGE